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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/743,335	12/23/2003	Hiroyuki Kuwana	4686-003	5593	
22429	7590 04/18/2006		EXAM	INER	
LOWE HAUPTMAN GILMAN AND BERNER, LLP			KARKHANIS	KARKHANIS, AASHISH	
1700 DIAGONAL ROAD SUITE 300 /310			ART UNIT	PAPER NUMBER	
ALEXANDRIA, VA 22314			3714		

Please find below and/or attached an Office communication concerning this application or proceeding.

Attachment(s)

1) 🔯	Notice of	References	Cited	(PTO-892
1) IXI	Notice of	References	Cited	(PTO-892

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date 9/15/04,12/2/04.

4) 🔲	Interview Summary (PTO-413)
	Paper No(s)/Mail Date.

5) Notice of Informal Patent Application (PTO-152)

6) 🔲 Other: \_\_\_\_

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1 5 and 7 9 are rejected under 35 U.S.C. 102(b) as being anticipated by Nolte et al. (U.S. Patent 6,165,070).

Regarding Claims 1 – 5 and 7, Nolte discloses a gaming system for providing a game to a plurality of players including a plurality of terminals operable by the respective plurality of the players (col. 20, lins. 36 – 39; where a personal computer is a terminal over the Internet), a gaming server communicating with the plurality of the terminals, wherein the gaming server comprises a controller executing a computer program and controlling the plurality of the terminals (col. 31 – 35; where a player signs onto an Internet website containing a game program), where the controller generates a special interval for stopping a progress of the game in a special mode (col. 18, lins. 9 – 12; where spinning reels are stopped on player's command, initiating a special award result mode), the controller generates a dummy interval in a normal mode during the game (col. 18, lins. 6 – 9; where a dummy interval causes the machine to continue in an infinite loop until meaningful user input is detected signaling a reel stop position), the controller determines whether to generate the dummy interval based on an operation by at least one of the plurality of the players and the controller determines a length of the

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dummy interval based on an operation by at least one of the plurality of the players (col. 18, lins. 3 – 17; where a controller determines whether or not to continue an infinite dummy interval reel spin until a player has signaled for reels to stop spinning).

Regarding Claims 8-9, Nolte discloses a gaming system including a plurality of terminals operable by the plurality of players (col. 20, lins. 36-39; where a personal computer is a terminal over the Internet), and a gaming server capable of communicating with the plurality of the terminals, where the gaming server provides the game to the plurality of the players via each of the plurality of the terminals, where each of the plurality of the terminals is connected to the gaming server via a communications network (col. 31-35; where a player signs onto an Internet website containing a game program).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nolte in view of Okuda et al. (U.S. Patent 6,224,484 B1).

Regarding Claim 6, Nolte discloses a gaming system, but does not disclose a mah-jong game incorporated into the gaming system. However, Okuda teaches a mah-jong game (col. 5, lins. 45 – 55). Okuda states that any game, including a reel game may be combined with a bonus mah-jong game to extend the basic gaming system (col.

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5, lins. 45 – 55). Therefore, it would have been obvious to one of ordinary skill in the art to have modified the general reel gaming machine of Nolte with a specific mah-jong game incorporated into a reel game as taught by Okuda in order to increase excitement and enjoyment for a player.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aashish Karkhanis whose telephone number is 571-272-2774. The examiner can normally be reached on 0800-1630 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Scott Jones can be reached on (571) 272-4438. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**ARK** 

JOHN M. HÓYALING, II PRIMARY EXAMINER